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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/686,999	10/16/2003	Melanie Rembrandt	1-22101	7430
4859	7590 01/05/2006		EXAMINER	
MACMILLAN SOBANSKI & TODD, LLC ONE MARITIME PLAZA FOURTH FLOOR			PATTERSON, MARIE D	
720 WATER		FLOOR	ART UNIT	PAPER NUMBER
TOLEDO, O	OH 43604-1619		3728	
			DATE MAILED: 01/05/200	6

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	<u> </u>
Office Action Summary		10/686,999	REMBRANDT, MELANIE	
		Examiner	Art Unit	
		Marie Patterson	3728	
Period fo	The MAILING DATE of this communication r Renly	appears on the cover sheet w	ith the correspondence address	
A SHO WHIC - Exter after - If NO - Failur Any r	DRTENED STATUTORY PERIOD FOR RE HEVER IS LONGER, FROM THE MAILING sisions of time may be available under the provisions of 37 CF SIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory pe re to reply within the set or extended period for reply will, by st eply received by the Office later than three months after the m and patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNI R 1.136(a). In no event, however, may a thickness of the second	CATION. reply be timely filed NTHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).	
Status				
2a)⊠ 3)□ Dispositi 4)⊠ 5)□ 6)⊠ 7)□ 8)□ Applicati 9)□ 10)□	Responsive to communication(s) filed on 1 This action is FINAL. 2b) Since this application is in condition for alloclosed in accordance with the practice und on of Claims Claim(s) 5-11 is/are pending in the applicated Of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) 5-11 is/are rejected. Claim(s) is/are objected to. Claim(s) is/are objected to. Claim(s) are subject to restriction are on Papers The specification is objected to by the Example drawing(s) filed on is/are: a) Applicant may not request that any objection to Replacement drawing sheet(s) including the contents.	This action is non-final. bwance except for formal mater Ex parte Quayle, 1935 C.D. tion. drawn from consideration. ad/or election requirement. niner. accepted or b) objected to the drawing(s) be held in abeya	by the Examiner. nce. See 37 CFR 1.85(a).	
•	The oath or declaration is objected to by the	e Examiner. Note the attache	d Office Action or form PTO-152.	4
12) <u></u> / a)[Acknowledgment is made of a claim for fore All b) Some * c) None of: 1. Certified copies of the priority docum 2. Certified copies of the priority docum 3. Copies of the certified copies of the papplication from the International Bute the attached detailed Office action for a	nents have been received. nents have been received in A priority documents have beer reau (PCT Rule 17.2(a)).	Application No received in this National Stage	
2) Notice 3) Inform	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449 or PTO/SE No(s)/Mail Date	Paper No	Summary (PTO-413) s)/Mail Date Informal Patent Application (PTO-152) 	

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Claim Rejections - 35 USC § 103

1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

2. Claims 5-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Stafford (3707784) in view of Esmonde (1738177) or Barrara (2205344).

Stafford shows a shoe comprising an upper (12 and 14), a rigid sole (18), a rigid heel (20, which appears to be a conventional heel which is rigid as is inherent and well known and conventional), and a multilayer shock absorbing cushion (22) with at least one layer which is thicker in the forefoot portion (shown in figures 7-12, layer 26) substantially as claimed except for tap plates. Either Esmonde or Carrara teaches providing heel and toe attachments comprising tap plates for placement on the bottom of sole of shoes for dancing. It would have been obvious to provide tap plates as taught by either Esmonde or Carrara in the shoe of Stafford to allow the shoe to be worn for tap dancing.

In reference to the exact upper configuration (i.e. claim 7), Esmonde and/or Carrara clearly shows and teaches a closed toed upper configuration. Stafford clearly states that the "spaced upper elements or straps 12 and the shoe upper heel area 14 forms no part of the present invention and may be varied to suit the aesthetic design appearance of the shoe that is desired" (column 3 lines 52-56). It would have been obvious to use a

closed toed upper as taught by either Esmonde or Carrara in the shoe of Stafford to provide a closed toed look, fashion, prevent toes from showing, etc..

Response to Arguments

3. Applicant's arguments filed 12/12/05 have been fully considered but they are not persuasive.

In repsonse to applicants arguments directed towards the intended use of Stafford, the shoe of Stafford is directed towards "women's strap shoes, open toe, side, and heel shoes and other open work shoes" (column 1 lines 5-7). As shown by Esmonde and Carrara, women's strap shoes are commonly used for dancing. Esmonde and Carrara also clearly recite "attachments" for shoes and therefore the attachments disclosed by Esmonde and Carrara are intended to be used with any shoe which a user desires. A reference to Hedrick (4513519) has been cited showing that it is well known and conventional to provide tap attachments (such as those disclosed by Esmonde and Carrara) on "any "off the shelf" shoe" (see column 1 lines 5-9).

Conclusion

4. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any

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extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

1. Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). Other useful information can be obtained at the PTO Home Page at www.uspto.gov.

In order to avoid potential delays, Technology Center 3700 is encouraging FAXing of responses to Office Actions directly into the Center at (572)272-8300 (FORMAL FAXES ONLY). Please identify Examiner Marie Patterson of Art Unit 3728 at the top of your cover sheet.

Any inquiry concerning the MERITS of this examination from the examiner should be directed to Marie Patterson whose telephone number is (571) 272-4559. The examiner can normally be reached from 6AM - 4PM Mon-Wed.

Marie Patterson Primary Examiner Art Unit 3728

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